## PATENT COOPERATION TREATY

# **PCT**

CODE	DATE	NTD

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

ANKOM U 4 JUL 2005

GIPS

(PCT Article 36 and Rule 70)

DAIA
ENTERED

•	<b>(</b>	•	ENTERED
Applicant's or agent's file reference FOR FURTHER ACTION See Form PCT/IPEA/CHECK			
100949-1 WO			
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)
PCT/SE2004/000450	23.03.2004	·	25.03.2003
International Patent Classification (IPC) o			
C07D 401/06, C07D 401			11/00, A61P 17/00,
A61P 19/00, A61P 29/0	0, A61P 37/00		
Applicant			
AstraZeneca AB et al			
This report is the international pre Authority under Article 35 and tre			s International Preliminary Examining 6.
2. This REPORT consists of a total of	of 5 sheets	, including this cover	sheet.
3. This report is also accompanied by	y ANNEXES, comprising	<b>:</b>	
s (sent to the applicant	and to the International B	tureou) a total of	sheets, as follows:
			<del></del>
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).			
sheets which	supersede earlier sheets, b		ty considers contain an amendment that goes
beyond the di Supplemental		al application as filed	, as indicated in item 4 of Box No. I and the
h (sent to the Internation	anal Rumanu ombi) a total o	f (indicate type and n	umber of electronic carrier(s))
U. Las (Sens to the Theories)		•	
, containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).			
4. This report contains indications re	lating to the following iter	ms:	
· •	f the report		i de la companya de
Box No. II Priority			
	•	h regard to novelty, i	nventive step and industrial applicability
Box No. IV Lack of	unity of invention		
Box No. V Reasone	d statement under Article	: 35(2) with regard to	novelty, inventive step or industrial
applicability; citations and explanations supporting such statement			
			•
	defects in the internationa		
Box No. VIII Certain	observations on the intern	ational application	
Date of submission of the demand  Date of completion of this report			
06.10.2004 23.06.2005			
Name and mailing address of the IPEA/SE  Authorized officer			
Patent- och registreringsverket			
Box 5055 S-102 42 STOCKHOLM .Tohanna B			alund/RLV

Telephone No. +46 8 782 25 00

Facsimile No. +46 8 667 72 88
Form PCT/IPEA/409 (cover sheet) (January 2004)

International application No.

PCT/SE2004/000450

Box	No. I	Basis of the report	
1.		regard to the language, this report is based on the international application in the lar	nguage in which it was filed, unless
•		This report is based on a translation from the original language into the following language which is the language of a translation furnished for the purposes of:	lage,
	•	international search (under Rules 12.3 and 23.1(b))	
İ		publication of the international application (under Rule 12.4)	
		international preliminary examination (under Rules 55.2 and/or 55.3)	
2.	furnis	regard to the elements of the international application, this report is based on (re hed to the receiving Office in response to an invitation under Article 14 are referred to re not annexed to this report):	placement sheets which have been o in this report as "originally filed"
	$\boxtimes$	the international application as originally filed/furnished	
		the description:	
		pages	as originally filed/furnished
		pages* received by this Authority on pages* received by this Authority on	
		the claims:	
	لــا	pages	as originally filed/furnished
			ith any statement) under Article 19
		pages* received by this Authority on	
		pages* received by this Authority on	
		the drawings:	
			as originally filed/furnished
	4	pages* received by this Authority on	
		pages* received by this Authority on	
	ш	a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence	tence Listing.
3.		The amendments have resulted in the cancellation of:	
		the description, pages	
		the claims, Nos	
		the drawings, sheets/figs	
		the sequence listing (specify):	
	- •	any table(s) related to the sequence listing (specify):	
4.		This report has been established as if (some of) the amendments annexed to this remade, since they have been considered to go beyond the disclosure as filed, as indic 70.2(c)).	port and listed below had not been ated in the Supplemental Box (Rule
		the description, pages	··· .
		the claims, Nos.	•
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to the sequence listing (specify):	
* If item 4 applies, some or all of those sheets may be marked "superseded."  Form PCT/IPEA/409 (Box No. I) (Ignuary 2004)			

International application No.

PCT/SE2004/000450

Box No.	III Non-establishment of opinion with regard to novelty, inventive step and industria	l applicability ·
The que	stions whether the claimed invention appears to be novel, to involve an inventive step (to be no le have not been examined in respect of:	n obvious), or to be industrially
	the entire international application	
$\boxtimes$	claims Nos. 11	
becau	ise:	
$\boxtimes$	the said international application, or the said claims Nos. 11 relate to the following subject matter which does not require an international preliminary example of the following subject matter which does not require an international preliminary example.	mination (specify):
sur tre	aim 11 relates to a method of treatment of the hargery or by therapy. See PCT Rule 67.1.(iv): eatment of the human or animal body by surgery well as diagnostic methods.	Methods for
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):	
	the claims, or said claims Nos.	are so inadequately supported
	by the description that no meaningful opinion could be formed.  no international search report has been established for said claims Nos.	
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided Administrative Instructions in that:	d for in Annex C of the
	the written form has not been furnished	
	does not comply with the standard	
	the computer readable form has not been furnished	•
	does not comply with the standard the tables related to the nucleotide and/or amino acid sequence listing, if in computer readabl the technical requirements provided for in the Annex C-bis of the Administrative Instructions	e form only, do not comply with
	See Supplemental Box for further details.	

International application No.

PCT/SE2004/000450

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1. Statement		·	
Novelty (N)	Claims	1-10	YES
	Claims		NO
Inventive step (IS)	Claims		YES
	Claims	1-10	NO
Industrial applicability (IA)	Claims	1-10	YES
monstrial appreasanty (tra)	Claims		NO
	Cianna		•••
			•

### 2. Citations and explanations (Rule 70.7)

The following documents are cited in the International Search Report:

D1: WO 0035877 A1 D2: WO 0177101 A1 D3: GB 1250719 A

The present application according to claims 1-11 relates to piperidine derivatives having activity as pharmaceuticals, in particular as modulators of chemokine receptor (especially CCR3) activity. These compounds may be used in the treatment of autoimmune, inflammatory, proliferative, hyperproliferative or immunologically-related diseases, such as for instance asthma and rhinitis. The application also relates to a process for preparing the compounds, pharmaceutical compositions comprising the compounds and method of treating a chemokine mediated disease state using the compound.

D1 and D2 relates to compounds that are structurally similar to the compound according to the present application and have pharmaceutical activity at chemokine receptors, especially CCR3. The compounds according to formula (I) of the present application and the general formula in D1, claim 1, does not differ, but all the examples of table 1 of D1 comprises an amine group where X is situated in formula (I) of the present application. X is not an amine group. The difference between the general formula (I) of the application and the general formula of D2 is the methyl group between the piperidines of formula (I) which corresponds to a bond in D2.

International application No.

PCT/SE2004/000450

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: BOX V

D3 relates to compounds structurally related to the compound of the present application, but with another field of application.

Compounds that are structurally similar to the compounds of claims 1-6 of the present application and have the same field of application are thus known through D1 and D2. To modify the compounds of these documents so as to obtain the compounds according to the present application and to use these compounds in similar ways is considered to be obvious to the person skilled in the art. Thus, claims 1-6 of the present application lack inventive step compared to D1 or D2.

In order to justify the patentability of the present subjectmatter, the technical effect of the claimed compounds must be
shown. This can, for example, be done by comparative
experiments, showing that the compounds according to the
claims have such unexpected and beneficial effects, compared
to the previously known similar compounds, that they can be
considered to differ essentially from said compounds. In order
for a compound to be considered patentable, this difference
must be shown to result in a novel and unexpected technical
effect. The applicant has not indicated any difference in
relation to prior art and the significance of such a
difference for the whole of the scope of the claims.

The embodiments of claims 7-10 do not differ significantly from what is previously known from the cited documents and are obvious to the person skilled in the art. Therefore, these claims lack inventive step.